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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/834,061	04/11/2001	William L. Post	10003807-1	. 5056 .
. 75	90 12/09/2005		EXAM	INER
AGILENT TECHNOLOGIES			AGGARWAL, YOGESH K	
Legal Departme	nt, 51U-PD			
Intellectual Property Administration			ART UNIT	PAPER NUMBER
P.O. Box 58043			2615	· · · · · ·
Santa Clara, CA	A 95052-8043			

DATE MAILED: 12/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/834,061	POST, WILLIAM L.				
Office Action Summary	Examiner	Art Unit				
	Yogesh K. Aggarwal	2615				
The MAILING DATE of this communication app		orrespondence address				
Period for Reply	/ 10 000 TO 5 VOID - 140 VOID	0) 00 7149777 (00) 0 4470				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 20 Se	eptember 2005.					
2a)☐ This action is FINAL . 2b)☒ This	This action is FINAL . 2b)⊠ This action is non-final.					
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closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	03 O.G. 213.				
Disposition of Claims						
 4) Claim(s) 1-8 and 10-20 is/are pending in the appearance of the above claim(s) is/are withdraw 5) Claim(s) 11-20 is/are allowed. 						
6)⊠ Claim(s) <u>1-8</u> is/are rejected.						
7)⊠ Claim(s) <u>10</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) \square objected to by the $\mathfrak l$	Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∋ 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcting 11) The oath or declaration is objected to by the Ex		, ,				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s) 1) Notice of References Cited (PTO-892)	A) [] taken the control of the cont	(PTO 442)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Unterview Summary Paper No(s)/Mail Da	ate				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)	Patent Application (PTO-152)				

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Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09/20/2005 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-8 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Katoh et al.(US Patent # 5,796,430) in view of Suzuki (US Patent # 5,500,521).

[Claim 1]

Katoh et al. teaches a method for correcting at least one defective pixel (col. 3 lines 59-63) comprising:

a) receiving a current pixel location that does not vary from frame to frame (col. 5 lines 14-15, figure 2, S208, the position of the defective pixels are stored on memory 110 only once and compared with the position of the current pixels for each and every frame);

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b) receiving a defective pixel location (col. 5 lines 24-26);

c) determining whether the current pixel location is a defective pixel location (col. 4 lines 25-36);

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- d) when the current pixel location is not a defective pixel location, providing a received pixel value as output pixel value (col. 5 lines 50-51, figures 6-8); and
- e) when the current pixel location is a defective pixel location, providing a consistent replacement pixel value as the output pixel value (col. 5 lines 42-50, figure s 6-8). The Examiner notes that once the storing process for storing the position information of all pixels in which white spot noises occur into the memory 110 is finished the processing routine exits from a white spot noise pixel detecting loop (col. 5 lines 1-5), therefore the location of the defective pixels in each frame remains the same because it is compared against the same locations of defective pixels stored in the memory 110 i.e. it is consistent and the pixels are replaced with a consistent (previous values, See also applicant's specification paragraph 47, a consistent replacement choice is defined as a previous pixel value) if a pixel is found defective. Therefore Katoh teaches the claimed limitation wherein the method eliminates one of artifacts that stem from inconsistent detection of defective pixel from frame to frame and artifacts that stem from inconsistent replacement of defective pixels.

Katoh teaches the step of employing a table for storing a plurality of defective pixel locations includes storing the defective pixel locations (figure 1, element 110) but fails to teach storing the defective pixels in a sorted order wherein a search of the table to determine if a current pixel location is a defective pixel location is obviated. However Suzuki teaches a method of storing defective pixels (white flaws) in data memory 49 such as when all pixels have are defective or few of them have white flaws (col. 6 lines 30-57). Suzuki further teaches that when

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the defective pixels are stored in data memory 49 with the correspondence established, they can be searched easily in a short period of time with a readout signal corresponding to defective pixel address stored in a random access memory 61 (col. 7 lines 7-18). Thus, it is noted that by storing the pixels in a sorted order as taught by Suzuki and reading them in a direct correspondence a search of the table to determine if a current pixel location is a defective pixel location is obviated.

Therefore taking the combined teachings of Katoh and Suzuki, it would have been obvious to one skilled in the art at the time of the invention to have been motivated to store the defective pixels in a sorted order wherein a search of the table to determine if a current pixel location is a defective pixel location is obviated in order to reduce the processing time in storage and readout of the pixels.

[Claim 2]

Katoh teaches that the current pixel location includes a current row and a current column, wherein the defective pixel location includes a defective pixel row and a defective pixel column (col. 4 lines 36-53, col. 5 lines 21-29, figures 5 and 6) wherein the step of determining whether the current pixel location is a defective pixel location further comprises: 1) comparing the current row with the defective pixel row and comparing the current column with the defective pixel column (col. 5 lines 14-15, figure 2); 2) determining whether there is a match between the current row and column the defective pixel row and column (col. 5 lines 16-18, figure 2, the output of step 208).

[Claim 3]

Katoh teaches the step of when the current pixel location is not a defective pixel location, providing a received pixel value as an output pixel value further comprises receiving a pixel value from an analog to digital converter and providing the received pixel value as an output pixel value (figure 1 shows the noise correction circuit 107 receiving a pixel value from an A/D converter 106 and figure 8d disclose an output signal A₁₁ when it is determined that the pixel is not a defective pixel).

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[Claim 4]

Katoh teaches the step of when the current pixel location is a defective pixel location, providing a previous pixel value as the output pixel value further comprises 1) providing a consistent (previous values, See also applicant's specification paragraph 47, a consistent replacement choice is defined as a previous pixel value) that is in the same frame, in the same row, and a predetermined number of pixels from the current pixel location as the output pixel value (See figures 6-8).

[Claim 5]

Katoh teaches the step of providing a previous pixel value that is in the same frame, in the same row, and a predetermined number of pixels from the current pixel location as the output pixel value further comprises providing a previous pixel value that has the same color as the current pixel (col. 5 lines 52-56). Katoh also teaches replacing a defective pixel value with a signal of the same color filter (col. 5 lines 53-55). The Examiner notes that if a Bayer pattern color filter is used then replacing the defective pixel with the same color filter means replacing it with a pixel value that is two locations to the left of the current defective pixel.

[Claim 6]

Katch does not specifically teach the step of when the current pixel location is one of the first pixel location and the second pixel location of a row, providing a zero pixel value as the output pixel value. However such an arrangement would be a design choice to replace a first pixel or a second pixel with a zero if that is found to be defective because there is no previous pixel available for replacement. The first or the second pixel can be replaced with a zero or one depending upon the designer specifications.

[Claim 7]

Katoh teaches when the current pixel location is a defective pixel location, providing a consistent (previous values, See also applicant's specification paragraph 47, a consistent replacement choice is defined as a previous pixel value) as the output pixel value further comprises 1) employing a two step delay circuit (figure 10, element 1001 and 1002) to provide a replacement value for the defective current pixel. It would be inherent that the two-step delay circuit is reset to zero at the beginning of every row in order to refresh the circuit with a fat zero (or reset). [Claim 8]

Katch teaches the step of determining whether the current pixel location is a defective pixel location further comprises employing a memory for storing a plurality of defective pixel locations (col. 4 lines 36-53) and accessing the memory for defective pixel locations (col. 5 lines 24-29) wherein the defective pixel locations are predetermined and wherein the memory provides a detection of defective pixels that is consistent from frame to frame and wherein artifacts that stem from an inconsistent defective pixel detection are eliminated (The threshold level against which the pixels are compared to determine whether it is a defective pixel is dependent upon temperature (col. 2 lines 14-21) and is therefore consistent from frame to frame

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assuming temperature is constant for a set of frames. Although Katoh teaches a memory and not a look-up-table, dual mode usage of Look-up-table SRAM cell to provide either a logic function or memory function has been very well known in the art for FPGA devices).

Allowable Subject Matter

- 5. Claims 10 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. Claims 11-20 are allowed.

See the previous office action for reasons of allowance.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yogesh K. Aggarwal whose telephone number is (571) 272-7360. The examiner can normally be reached on M-F 9:00AM-5:30PM.

7. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Ometz can be reached on (571)-272-7593. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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8. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YKA December 4, 2005

> DAVID OMETZ SUPERVISORY PATENT EXAMINER